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13 Attorneys for Plaintiff Beverly Aldabashi

14 **UNITED STATES DISTRICT COURT**
15 **NORTHERN DISTRICT OF CALIFORNIA**

16 BEVERLY ALDABASHI, SALEH
17 ALDABASHI, in his own right and as
18 guardian ad litem on behalf of his minor
19 son, SALEH "JULIAN" ALDABASHI,

20 Plaintiffs,

21 v.

22 DOES 1 through 20, inclusive, and the
23 CITY OF OAKLAND, CALIFORNIA,

24 Defendants.

Case No. C 08-00217 JSW

**DECLARATION OF OMAR KRASHNA
RE OSC ISSUED ON 5/14/2008**

25 I, OMAR KRASHNA, am an attorney for Plaintiff BEVERLY ALDABASHI in the
26 above-entitled matter, and declare as follows:

DECLARATION

C08-00217 JSW

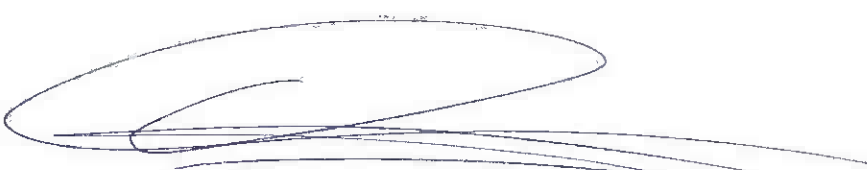
1 1. In my preparation for proceeding with representation of my client, in this matter,
2 I reviewed the Court's local rules and the relevant standing orders of Judge White.

3 2. Further, my non-appearance at the 4/25/08 Case Management Conference in
4 this matter was not a function of intentionally prioritizing the previously-referenced
5 law and motion matter in Alameda County Superior Court over proceedings in this Court.
6 It was an act of inadvertence with regard to my review of local rule 16-10(a). In that
7 regard, I express apology to the Court.
8

9
10 I declare under penalty of perjury, that the foregoing is true and correct, except as
11 to those matters stated on information and belief, and as to those matters, I believe them
12 to be true.

13
14 Respectfully submitted,

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16 Dated: May 16, 2008



17 Omar Krashna
18 KRASHNA LAW FIRM
19 Attorneys for Plaintiff
20 BEVERLY ALDABASHI
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